

CATHCART IS BARRED OUT

Calls Grand Juryman Boor Liar and Fight Is Barred

WAS TOLD TO GET OUT OF DITCH

Were Turned into the Highest Tunnel in the Waipi Valley Last Night

BIG BANQUET MARKS EVENT

Flood Will Reach Distributing Ditches of Kuiuhaele Plantation Today

(Special Wireless to the Advertiser.) KUKUHAELE, Hawaii, July 1.—

The formal opening of the Lower Hamakua Ditch was performed last night, the water being turned into the highest tunnel, several miles up Waipi Valley. A large crowd of guests of the Hawaiian Irrigation Company witnessed the event and congratulated the officials of the company and the men in charge of the construction on the happy completion of their great undertaking.

On the water is expected to reach the weir of the ditch, at the company headquarters here, by this morning when the first water will be turned into the distribution ditches of the Kuiuhaele plantation.

The turning on of the water was celebrated at the ditch headquarters by a splendid banquet last night, at which many congratulatory speeches were made.

TAILORE

An Engineering Feat.

The completion of the Lower Hamakua Ditch, shown yesterday by the pouring in of the waters of the Waipi stream, marks a great event in the sugar history of the Hamakua district and brings to a successful conclusion one of the biggest bits of engineering ever attempted in the Territory. To bring the water from the deep Waipi Valley to the cane fields called for the tunneling of mountains, the building of trails along precipitous paths,

Hawaiian Gazette

HONOLULU, HAWAII TERRITORY, FRIDAY, JULY 1, 1910—SEMI-WEEKLY

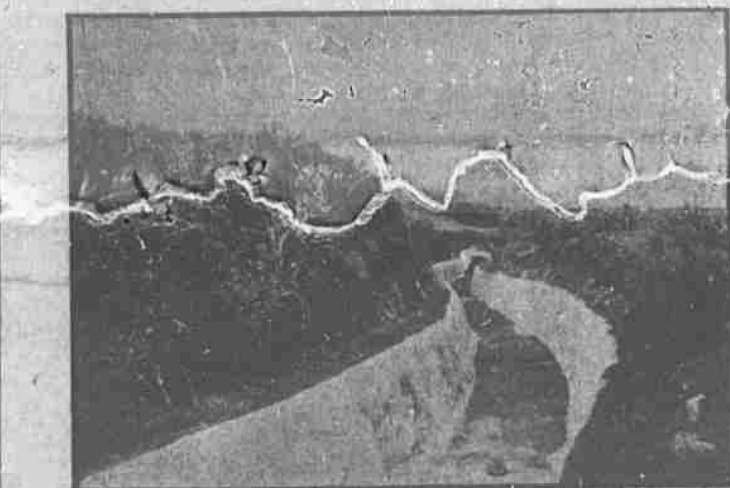
WHOLE NO. 2179

John T. McCrosson, Who Conceived the Hamakua Ditch, and Some Scenes Along the Aqueduct.



History of Big Project.

The Hamakua ditch project was conceived by John T. McCrosson about twenty years ago while he was employed on a plantation on the Big Island. When the matter was finally brought to a head McCrosson and Col. Samuel Parker went into it, the latter (Continued on page 8.)



SEEKS GUARDIANSHIP OF SUMNER PROPERTY

A petition was filed in the circuit court yesterday by Robert W. Davis seeking the guardianship of the property of James L. Sumner. In the title of the petition Davis refers to Sumner as an insane person and states in the text that he is incapable of managing his own affairs and otherwise irresponsible.

The property is given as consisting of real estate valued at \$5000 and personal property estimated at \$7000. Davis states that Sumner's only kin is himself, a nephew, William S. Ellis, a grand nephew, John S. Ellis, a grand nephew, and Mrs. Victoria S. Buffandean, a grand niece.

Sumner's age is given as eighty-nine or over. He is now living on the other side of the island and when served with the papers ordering him to appear in court and answer the charge, said: "If anyone is crazy, it's Mr. Davis."

LIQUOR QUESTION IN HAWAII—THE PROBLEM TO BE SOLVED

Why Prohibition Is the Best Method of Reducing the Consumption of Liquor to a Minimum.

(BY LOBBIN A. THURSTON.)

[At the request of the executive committee of the Hawaiian Prohibition League, Mr. Thurston has prepared a series of articles setting forth the arguments for and against "Prohibition" on the one hand, and "Regulation and High License" on the other.

ARGUMENTS AGAINST PROHIBITION.

The following are the principal points and arguments against the policy of prohibiting the sale of liquor, which have come to my attention. Several of the points have been incidentally discussed in previous articles on the liquor question; but they are summarized here, for the purpose of getting all of the points together, for more comprehensive analysis and consideration:

FIRST POINT AGAINST PROHIBITION.

"IT IS WRONG, 'UNMORAL,' TO TRY, BY MAJORITY VOTE, TO FORCE PROHIBITION UPON THE MINORITY OF THE CITIZENS OF THE TERRITORY, AGAINST THEIR WILL, EVEN IF THE MAJORITY ARE IN FAVOR OF PROHIBITION.

"IF PROHIBITION IS TO BE TRIED AT ALL, IT SHOULD BE VOTED ON BY DISTRICTS OR PRECINCTS. LOCAL OPTION, NOT TERRITORIAL PROHIBITION, SHOULD BE THE COURSE PURSUED."

REPLY TO POINT ONE.

The "rule of the majority" is the fundamental principle of a republican form of government. More particularly it is the fundamental principle of the United States government, for, in the United States only, of all the republics of the world, has the doctrine of "majority rule" become so well established that minorities, no matter how strong, no longer think of resisting by force the decision of the majority.

A majority vote in the party primaries selects candidates for election. It elects every legislative member of every municipality and state, and of the national house of representatives. It elects the President of the United States; the Governor of every State and the mayor of every city and village in the Union.

These elected legislative officers in turn enact the laws which control the lives, liberties and property of every man, woman and child in the nation—minority as well as majority.

The executive officers, elected by the majority, have the entire charge and control of the execution of the laws, with vast discretionary powers, which are capable of being most oppressively enforced in favor of, or against, given individuals or classes in society.

From no responsible source has any suggestion been made, however, that the principle of "majority rule" should be abandoned because sometimes it works hardship or injustice on individuals or minorities.

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LANE INDICTED BY GRAND JURY

True Bill Means Lack of Confidence in City Attorney's Department.

FINAL REPORT BY TUESDAY

Attorney-General Called in to Conduct Important Investigation.

Edward C. Lane was indicted by the territorial grand jury yesterday for his unmentionable crime in connection with a little girl. The indictment was placed on the record, by Judge Cooper, notwithstanding the fact that Lane is already in custody, serving a sentence for "vagrancy." But Edward C. Lane was indicted by the grand jury.

The indictment itself is virtually an expression on the part of the grand jury of lack of confidence in the city attorney's department. Deputy City Attorney M. Morton having insisted that Lane be allowed to plead guilty to the insignificant charge of vagrancy when the crime of which he is accused is much more serious and the punishment ten times as severe.

As a further expression of lack of confidence in the city attorney's department, Attorney-General Lindsay was called in by the grand jury to conduct its investigation. Deputy City Attorney Fred Milverton was allowed to be present yesterday morning, but the investigation in the Lane case was conducted by Lindsay.

Contrary to predictions, the grand jury was not discharged yesterday by Judge Cooper. The grand jury asked for further time to consider their present investigations and to file a final report, and it was granted. It is probable, however, that the final report will be filed next Tuesday and the grand jury discharged. The final report is awaited with great interest by the general public and by Supervisor Ahia.

City Attorney Cathcart states that there are no grounds for the insinuations that he says have been made against his department. The Advertiser is, of course, all wrong. "The article in the morning paper concerning me is its usual mess of predigested falsehoods that The Advertiser serves up as breakfast food to its patrons," is his announcement in an afternoon paper.

Cathcart credits the statements made with reference to his connection with the matters now under investigation to E. H. McStocker, foreman of the grand jury, and to Lorin Andrews, although there is absolutely no foundation for his statements. His entire statement, in fact, is an admission of the truth of the story related in The Advertiser yesterday morning, although his words deny the story.

Mr. Cathcart had nothing to say yesterday afternoon to The Advertiser. In fact, there really was nothing he could very gracefully say, in view of the fact that the indictment of Edward C. Lane is a virtual repudiation of his department.

Attorney-General Lindsay has given it as his opinion that the action of the city attorney's department in allowing Lane to plead guilty to such a minor charge as vagrancy does not prevent the grand jury from indicting him for the much more heinous crime of which he is accused. This opinion is absolutely at variance with that rendered by the city attorney's department.

SHARKEY WANTS TO FIGHT WINNER

Jeffries and Johnson Are Ready for the Big Bout Next Monday.

RENO, Nevada, July 1.—James J. Jeffries and Jack Johnson quit training today and announced that they were in full fighting trim for the big fight on Independence Day.

The pugilist camp was started today by a message received from Sharkey at Laramie, Wyoming, stating that he would challenge the winner and arrange for a stipulated purse of \$25,000.

Fight enthusiasts are pouring into Reno as fast as the trains can bring them.

Johnson today ordered Joe Woodman, Langford's manager, out of his training quarters. Woodman is said to have tried to interfere with Johnson's training plans.

The Belgian collier Terwiel is unloading coal at the naval station and will be ready to sail in a few days. Her destination is probably Australia and thence home via the Red Sea.

AND A HAPPY REUNION IT WAS!

Taft and Colonel Roosevelt in Boyish Glee at Beverly.

MUM AFTER A CONFERENCE

Talk Believed to Have Been About Condition of Party.

BEVERLY, Massachusetts, July 1.—After sixteen months of separation from each other President Taft and Col. Theodore Roosevelt met here yesterday. Colonel Roosevelt was the guest of the President.

Delight shone on the countenances of both as they met. They patted each other on the back in a joyous manner.

The meeting was conspicuous for the extreme cordiality on the part of both men.

President Taft had come to Beverly because his son had accidentally run down a man with an automobile.

Senator Lodge also was there, and the three distinguished men held a secret conference supposedly to discuss political conditions and important issues, but they declined to divulge anything that was said.

PORT ARTHUR OPENED TO WORLD SHIPPERS

TOKIO, July 1.—The Japanese government announced Port Arthur would be opened today to the merchant marine of all nations. Hitherto the port has been under restrictions which limited the rights of foreigners to send merchant vessels to that city.

THREE KILLED IN BIG DYNAMITE EXPLOSION

BOULDER, Montana, July 1.—A big dynamite explosion occurred here yesterday, killing three men and seriously injuring four. The men were blasting in a mine when the accident occurred.

MIKADO'S GOVERNMENT MAY SWALLOW KOREA

TOKIO, June 30.—It is rumored in government circles that the annexation of Korea by Japan is imminent. The reported agreement between Russia and the Mikado's government heightens the belief.

ROOSEVELT ENDORSES; LEGISLATURE KILLS

ALBANY, June 30.—The Cobb bill was defeated in the legislature today by the vote of 80 to 62. The bill provided for nominations by direct primaries, and was endorsed by President Roosevelt.

ODDS ON JEFFRIES ARE INCREASING RAPIDLY

SAN FRANCISCO, June 30.—Jeffries, as a favorite in the coming fight, is slowly going up. Today ten to six was offered in favor of Jeffries in this city.

ARRANGEMENTS BEING MADE FOR SECRETARY

Meeting Held Yesterday Morning to Be Followed by Two More Today.

The first meeting of the joint committee for the entertainment of Secretary of War Dickinson was held yesterday morning and will be followed by a meeting of the trustees of the chamber of commerce this morning at nine o'clock and another this afternoon.

The committee consists of James G. Bartley, chairman; E. F. Porter, vice chairman; M. P. Robinson, Norman Watkins and C. C. Swain. As yet but few details have been arranged, the appointment of two committees, one on invitations and the other on arrangements, being the work of the day. The plan will be fully worked out today.

The change in the schedule that puts the secretary to remain over night gives the citizens a valuable opportunity to entertain the distinguished guest as the arrangements will be worked out in a hurry.

WILL EXPORT PHONEY BOOZE

Various Brands of Rot-Gut Will Have to Be Shipped Out of the Country.

Hawaii is going to have a new export very shortly. A part of the export will be of goods "manufactured in Hawaii" and a part of it will be goods going back to the mainland to a public that appreciates it better than Hawaiians. The export will consist of phoney booze, adulterated whisky, imitation gin, near wine and such other choice vintages as have come under the official ban.

For the past several days the saloonkeepers have been busy ridding their shelves of these imitation vintages and having them trucked back to the wholesalers and the manufacturers. A good many vintages have been delivered and it is unlikely that any of the licensed barrooms of the city will contain a bottle of a leg of any of the phoney liquors when they open up for business this July morning.

(Continued on Page Eight.)

RUSSIANS WANT TO MOB AGENT

Board of Immigration Ask for Police Protection for Atkinson.

The arrival of "Our Jack" Atkinson in Honolulu is an event that occurs this morning. The greeting to be extended to him by the Territory will be such that police protection will be necessary.

Sheriff Jarrett yesterday received a request to extend armed protection to the returning traveler, their request being the sequel of news supplied by Richard Ivers, chairman of the board of immigration, and extended through secretary John Walker of the same board.

A. W. Forsythson, who was Atkinson's assistant in the cold blooded murder of Harkie, in Siberia, yesterday learned that the Russians, who are now in Honolulu through their labor, intend to mob Jack as soon as they see him.

This mob of their return, says Forsythson.

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